

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Zuckermann, et al.

Attorney Docket No .: CHIRP012/1613.002

RECEIVED

Application No.: 09/704,422

Examiner: Padmanabhan, K.

OCT 1 0 2002

Filed: November 1, 2000

Group: 1641

TECH CENTER 1600/2900

Title: MICROARRAYS FOR PERFORMING

PROTEOMIC ANALYSES

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail to: Commissioner for Patents, Washington, DC 20231 on October 3,

Signed:

2002.

Tara Hayden

AMENDMENT TRANSMITTA

Commissioner for Patents Washington, DC 20231

Sir:

 \boxtimes

Transmitted herewith is an Amendment in the above-identified application.

The fee has been calculated as shown below.

	Claims After		Highest Previously Paid For	Present Extra	Small Entity Rate Fee	Large Entity Rate Fee
	Amendment 73	MINUS	73	0	x9 =	x 18 =
Total Claims	/3	WILLIAM	 	1	x 42 =	x 84 =
Independent Claims	4	MINUS	4	0	\$140.00	\$280.00
Multiple Dependent Claim Present and Fee Not Previously Paid Total						\$

Applicant(s) believe that no (additional) Extension of Time is required; however, if it is determined that such an extension is required, Applicant(s) hereby petition that such an extension \boxtimes be granted and authorize the Commissioner to charge the required fees for an Extension of Time under 37 CFR 1.136 to Deposit Account No. 500388.

Please charge the required fees, or any additional fees required to facilitate filing the enclosed response, to Deposit Account No. 500388 (Order No. CHIRP012).

Respectfully submitted,

BEYER WEAVER & THOMAS, LLP

Red No. 39,489

P.O. Box 778 Berkeley, CA 94704-0778



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Tara Hayden

RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents Washington, D.C. 20231

Dear Sir:

This is in response to the Restriction Requirement mailed September 9, 2002. The Examiner's courtesy in granting a telephone interview on September 27, 2002 is gratefully acknowledged. During the interview, the claims were discussed and it was agreed that, in order to reduce the number of Groups to which restriction will be required, Applicants would amend the claims in response to the restriction requirement to reduce the number of independent claims or explain why concurrent examination of some or all of the Groups identified in the restriction requirement would not present an additional burden to examination.

REMARKS

The Examiner has restricted the application into six separate inventions: Group I, claims 1-28 and 56-64 drawn to a method of determining a biological sample expression pattern; Group II, claims 29-35, drawn to a method of comparing biological phenotypes; Group III, claims 36-48, drawn to a method and kit of reducing the complexity of a biological sample; Group IV, claims 49-55, drawn to a peptoid; Group V, claims 65-70, drawn to a method of processing a biological sample; and Group VI, claims 71-73, drawn to another method of processing a biological sample.